

UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

					<i> </i>
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
09/176,866	10/22/98	YOUNG		J	6996
- 001688		QM12/12	14 7		EXAMINER
763 SOUTH N	IEDER WOODR NEW BALLAS R J 63141-8750	RUFF & LUCCHESI ROAD	3 I	DEMILLE, D	
				ART UNIT	PAPER NUMBER
				3764	#8
		•		DATE MAILED:	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

12/14/00

Advisory Action

Application No.	6	Applicant(s)		
09/176,866		YOUNG, JAMES V.		
Examiner		Art Unit		
Danton DeMille	•	3764		

--The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

THE REPLY FILED 21 November 2000 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.

	(NOE) in compliance with 57 GFR 1.114.	
	PERIOD FOR REPLY [check only a) or b)]	
b) [_] In v repl whi	the period for reply expires 3 months from the mailing date of the final rejection. view of the early submission of the proposed reply (within two months as set forth in MPEP § 707 only expires on the mailing date of this Advisory Action, OR continues to run from the mailing date of the statutory period for reply expire later than SIX MON stilling date of the final rejection.	A Alma - Cinc - 1 1 11 1
fee under 37 C (2) as set forth	ns of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR in filed is the date for purposes of determining the period of extension and the corresponding amou CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply on in (b) above, if checked. Any reply received by the Office later than three months after the mailing ay reduce any earned patent term adjustment. See 37 CFR 1.704(b).	nt of the fee. The appropriate extension
1. A Not 37 CF	otice of Appeal was filed on Appellant's Brief must be filed within the per FR 1.192(a), or any extension thereof (37CFR 1.191(d)), to avoid dismissal of t	iod set forth in he appeal.
2. The p	proposed amendment(s) will be entered upon the timely submission of a Notice requisite fees.	e of Appeal and Appeal Brief
3.⊠ The p	proposed amendment(s) will not be entered because:	
	hey raise new issues that would require further consideration and/or search. (s	ee NOTF below)
(b) 🔲 th	hey raise the issue of new matter. (see Note below);	33 (13 12 33)311);
(c) ⊠ th	hey are not deemed to place the application in better form for appeal by material successions for appeal; and/or	ally reducing or simplifying the
(d) 🔲 tl	they present additional claims without canceling a corresponding number of fina	ally rejected claims
N	NOTE: See Continuation Sheet.	any rejected claime.
4.☐ Applica	ant's reply has overcome the following rejection(s):	
5. Newly cance	r proposed or amended claim(s) would be allowable if submitted in a sepeling the non-allowable claim(s).	arate, timely filed amendment
6.∐ The a) applic)☐ affidavit, b)☐ exhibit, or c)☐ request for reconsideration has been consideration in condition for allowance because:	ered but does NOT place the
7. The at raised	affidavit or exhibit will NOT be considered because it is not directed SOLELY to d by the Examiner in the final rejection.	issues which were newly
8. For pu	rposes of Appeal, the status of the claim(s) is as follows (see attached written	explanation, if any):
	n(s) allowed:	
Claim(n(s) objected to:	
Claim(n(s) rejected: <u>1-7,9 and 15-20</u> .	
Claim((s) withdrawn from consideration:	
9. 🔲 The pr	roposed drawing correction filed on a) ☐ has b) ☐ has not been approv	ed by the Examiner.
0. Note the	the attached Information Disclosure Statement(s)(PTO-1449) Paper No(s)	·
1. Other:		1 004
		Danton DeMille
		Primary Examiner Art Unit: 3764
Patent and Tradema	and Office	11 Cint. 0107

U.S. Patent and Trademark Office PTO-303 (Rev. 09-00)

Continuation Sheet (PTO-303)

Continuation of 3. NOTE: It is not clear how the new language to the connection tube relates to the "connection" recited in the last paragraph. They would appear to be describing the same thing. There is the "connection tube", "connection" and "suction line" all doing the same thing. No matter what you want to call it, Holt has a "connection", "connection tube", "suction line" 15, 17, 18 all pulling a partial vacuum to the cavity in the head. Applicant argues that Holt has a plate 28 that prevents material from being drawn into the air passage. Applicant also has a plate 52 that prevent material from being drawn into the air passage 50. No weight can be given any of these arguments since there is nothing claimed that would define over Holt. It is not clear how applicant can disregard the teaching of Holt. Holt teaches applying a suction to a suction head that would draw and stretch skin inwardly.